

# The News and Herald.

PUBLISHED WEEKLY.

WINNSBORO, S. C., WEDNESDAY, MARCH 5, 1902.

ESTABLISHED 1844.

## THE BIG BARGAINS IN HARDWARE

STILL REMAIN AT THE STORE-ROOM OF THE

The Carolina Hardware Co.

WHERE ALL GOODS ARE BEING SOLD

AT AND BELOW COST.

NOW IS YOUR OPPORTUNITY

For a Wagon, Buggy, Cook Stove, Pots, Churns, Plows, Plow Points, Etc.

A Good Line of PAINT still on hand.

J. E. McDONALD, Assignee.

### TO PROHIBIT TRUSTS.

Following is the full text of the act to prohibit trusts, trusts, monopolies and conspiracies to control business and prices of articles, to prevent the formation or corporation of pools, trusts, monopolies and combinations of charters of corporations that violate the terms of this act, and to authorize the institution of prosecutions and suits therefor.

Section 1. Any corporation organized under the laws of this or any other State or country, and transacting or conducting any kind of business in this State, or any partnership or individual, or other association of persons whatsoever, who shall create, enter into, become a member of or a party to any pool, trust, agreement, combination, confederation or understanding with any other corporation, partnership, individual for any other person or association of persons, to regulate or fix the price of any article of manufacture, mechanism, merchandise, commodity, convenience, repair, any product of mining, of any article of thing whatsoever, or to maintain said price when so regulated or fixed, or shall enter into, become a member of or a party to any pool, trust, agreement, combination, confederation or confederation to fix or limit the amount or quantity of any article of manufacture, mechanism, merchandise, commodity, convenience, repair, any product of mining, or any article of thing whatsoever, or the price or premium to be paid for insuring property against loss or damage by fire, lightning, storm, cyclone, tornado, or any other kind of policy issued by any corporation, partnership, individual, or association of persons aforesaid, shall be deemed and adjudged guilty of a conspiracy to defraud, and to be subject to the penalties as provided by this act.

Sec. 2. A "monopoly" is any union, or combination, or consolidation, or affiliation of capital, credit, property, assets, trade, custom, skill or acts, or any other valuable thing or possession, by or between persons, firms or corporations, or associations of persons, firms or corporations, where any one of the purposes or objects mentioned in this act is accomplished, or sought to be accomplished, or whereby any

one or more of said purposes are promoted, or attempted to be executed or carried out, or whereby the several results described are reasonably calculated to be produced; and a "monopoly" as thus defined and contemplated, includes not merely such combinations by and between two or more persons, firms or corporations acting for themselves, but is especially defined and intended to include all aggregations, amalgamations, affiliations, consolidations or corporations of capital, skill, credit, assets, property, customs, trade, or other valuable thing or possession, whether effected by the ordinary methods of partnership or by actual junction under the legal form of a corporation, or an incorporated body resulting from the union of one or more distinct firms or corporations, or by the purchase, acquisition or control of shares or certificates of stock or bonds, or other corporate property or franchises, and all corporations or partnerships that have been or may be created by the consolidation or amalgamation of these separate capital, stock, bonds, assets, credit, properties, custom, trade or corporate or firm belongings of two or more firms or corporations or companies, are especially declared to constitute monopolies, within the meaning of this act. It is further declared that any one or more of the purposes named in this act, and a "monopoly," as defined in this section, is hereby declared to be unlawful and against public policy; and any and all persons, firms, corporations or associations of persons engaged therein shall be deemed and adjudged guilty of a conspiracy to defraud, and shall be subject to the penalties described in this act.

Sec. 3. If any person, persons, company, partnership, association or corporation engaged in the manufacture or sale of any article of commerce or consumption from the raw material produced or mined in this State, shall, with the intent or purpose of driving out competition, or for the purpose of financially injuring competitors, sell at less than the cost of manufacture, or give away their manufactured products, for the purpose of driving out competition or financially injuring competitors engaged in the manufacture and refining of raw ma-

terial in this State, said person, persons, company, partnership, association or corporation resorting to this method of securing a monopoly in the manufacture, refining and sale of the finished product produced and mined in this State, shall be deemed guilty of a conspiracy to form or secure a trust or monopoly in restraint of trade, and, on conviction, shall be subject to the penalties of this act.

Sec. 4. Any person, partnership, firm or association, or any representative or agent thereof, or any corporation or company, or any officer representative or agent thereof, violating any of the provisions of this act, shall forfeit not less than two hundred dollars, nor more than five thousand dollars, for every such offence, and each day such person, corporation, partnership or association shall continue to do so, shall be a separate offence, the penalties in such cases to be recovered by an action in the name of the State, at the relation of the Attorney General or the solicitor of the judicial circuit within which the offence was committed; the moneys thus collected to go into the State treasury, and to become a part of the general fund except as hereinafter provided. The amount of the forfeit to be fixed by the judge before whom the case is tried in each case, within the aforesaid limits; the collection of which penalty shall be enforced as the collection of fines against defendants upon conviction of a misdemeanor.

Section 5. If any two or more persons or corporation, who are engaged in buying or selling any article of commerce, manufacture, mechanism, merchandise, commodity, convenience, repair, any product of mining or any article or thing whatsoever, shall enter into any pool, trust, agreement, combination, confederation, association or understanding to control or limit the trade in any such article or thing; or to limit competition in such trade by refusing to buy from or sell to any person or corporation any such article or thing aforesaid, for the reason that such other person or corporation is not a member of or a party to such pool, trust, agreement, combination, confederation, association or understanding; or shall boycott or threaten any

person or corporation, for buying from or selling to any other person or corporation who is not a member of or a party to such pool, trust, agreement, combination, confederation, association or understanding, any such article or thing aforesaid, it shall be a violation of this act; and any person, firm, corporation or association of persons, committing such violation shall be deemed and adjudged guilty of a conspiracy to defraud, and shall be subject to the penalties prescribed in this act.

Sec. 6. Any corporation created or organized by or under the laws of this State which shall violate any of the provisions of the preceding sections of this act shall hereby forfeit its corporate rights and franchises; and its corporate existence shall, upon the proper proof being made thereof in any court of competent jurisdiction in the State, be by the court declared forfeited, void and of none effect, and shall thereupon cease and determine; and any corporation created or organized by or under the law of any other State or country which shall violate any of the provisions of the preceding sections of this act, shall thereby forfeit its right and privilege thereafter to do any business in this State; and upon proper proof being made thereof in any court of competent jurisdiction in this State, its rights and privileges to do business in this State shall be declared forfeited; and in all proceedings to have such forfeiture declared, proof that any person who has been acting as agent of such foreign corporation in transacting its business in this State has been while acting as such agent and in the name, behalf or interest of such foreign corporation, violating any provisions of the preceding sections of this act, shall be received as prima facie proof of the act of the corporation itself; and it shall be the duty of the clerk of said court to certify the decree thereof to the Secretary of State.

Sec. 7. It shall be the duty of the Attorney General and the prosecuting attorney of each circuit where the offense is committed, respectively, to enforce the provisions of this act. The prosecuting attorney or solicitor shall institute and conduct all suits begun in the circuit courts, and upon appeal the Attorney General shall prosecute said suits in the supreme court.

Sec. 8. The provisions of the foregoing sections, and the pains and penalties provided for violations of this act shall be held and construed to be cumulative to all laws now in force in this State. And provided, That the provisions of this act shall not exempt from punishment or forfeiture any person, firm, association of persons or corporations, who may have violated or offended against any law now in existence that may be or may not be construed to be repealed by this act or in conflict herewith: And provided, further, That nothing in this act shall be deemed or construed to effect any suits or prosecutions now pending or hereafter to be instituted upon any course of action, forfeiture or penalty accruing or to accrue prior to the date of the taking effect of this act, but all such rights to maintain, institute or prosecute all such causes of action are hereby reserved to the State in the same manner and with the same effect as if this law had not been passed.

### Stops the Cough and works off the Cold.

Laxative Bromo-Quinine Tablets cure a cold in one day. No Cure, No Pay. Price 25 cents.

### McLaurin?

Spartanburg Herald: The Greenville News wants a political leader. The first specification is that he shall repudiate the Democratic platform.

When you wake up with a bad taste in your mouth you may know that you need a dose of Chamberlain's Stomach and Liver Tablets. They will cleanse your stomach, improve your appetite and make you feel like a new man. They are easy to take, being sugar-coated, and pleasant in effect. For sale by McMaster Co.

**ROYAL BAKING POWDER**  
ABSOLUTELY PURE  
Makes the food more delicious and wholesome  
ROYAL BAKING POWDER CO., NEW YORK.

### Cheap Rations for Horses and Mules.

To the Editor of The State.

Farmers from various sections of the State have been writing asking about the advisability of feeding horses and mules on cotton seed meal and hulls and also asking for a cheaper ration than corn.

The following prices are given in a letter from Spartanburg, S. C.: Corn, \$40 per ton; oats, \$45 per ton; wheat bran, \$25 per ton; cotton seed meal, \$25 per ton; rice meal, \$22 per ton. Of course corn and oats are out of the question as a food for horses and mules at the above prices so something cheaper must be looked for.

The analysis shows that rice meal has about the same composition as corn meal and we have found that it is just as good for feeding pigs. We have fed it to horses with good results. I think we are safe in saying that it may be used in place of corn pound for pound.

If no hay or fodder is used in the ration and hulls are resorted to as roughness some nitrogenous food such as bran or cotton seed meal must be used to supply protein. Hulls may be fed without any further fear of injury to the animal. Should they refuse to eat the hulls a little corn meal or bran sprinkled over the surface will tempt them.

A good cheap ration may be made up as follows:

Six pounds of rice costing 6.6 cents; four pounds of wheat bran costing 5.0 cents; two pounds of cotton seed meal, costing 2.5 cents; ten pounds of cotton seed hulls, costing 3.0 cents; total cost of ration per day 17.1 cents.

The above is for a horse or mule of 1,000 pounds in live weight.

It is evident that a ration made up of corn and fodder and containing the same amount of digestible matter as the above ration would cost much more than the above.

The North Carolina experiment station has fed cotton seed meal and hulls to horses with good results, but the experiments along this line have not been extensive enough to say that cotton seed meal can be fed in unlimited quantities for any length of time without injury to the animal.

Numbers of farmers, however, have reported that they have fed cotton seed meal to mules and horses with good results.

C. M. Connor,  
Asst. Agrist. S. C. Experimental Station.

### Chronic Diarrhoea.

Mr. C. B. Wingfield, of Fair Play, Mo., who suffered from chronic dysentery for thirty-five years, says Chamberlain's Colic, Cholera and Diarrhoea Remedy did him more good than any other medicine he had ever used. For sale by McMaster Co.

Senator Tillman's characterization of Senator Beveridge as a "grasshopper" reminds The Boston Herald of Edmund Burke's eloquent observations upon that insect. Said Burke: "Because half a dozen grasshoppers under a fern make the field ring with their important chirp, while thousands of great cattle repose beneath the shade of the oak, chew the cud and are silent, pray do not imagine that those who make the noise are the only inhabitants of the field, or that, after all, they are other than the little shriveled, meagre, hopping, though loud and troublesome insects of the hour."

### Don't Keep it Secret.

The splendid work of Dr. King's New Life Pills is daily coming to light. No such grand remedy for Liver and Bowel troubles was ever known before. Thousands bless them for curing Constipation, Sick Headache, Biliousness, Jaundice and Indigestion. Try them. 25c at McMaster Co.'s drug store.

So far as we know Tillman is the second Senator to make an attack on another Senator in the Senate chamber when the Senate was in session. Back in the early fifties Henry S. Foote and Thomas H. Benton came together. When Preston Brooks attacked Charles Sumner, the Senate had adjourned. Brooks walked in with a gutta-serena cane and came down on the head of Sumner while he was busy writing at his desk and brought him to the floor. The first blow disabled Sumner so he could make no show of resistance. When Foote represented Tennessee in the Confederate Congress he was the Tillman of that body. He violently opposed President Davis and the administration and snapped and snarled and cavorted generally against everything done in congress or in the field. — Carolina Spartan.

### For Over Fifty Years.

Mrs. Winslow's Soothing Syrup has been used for over sixty years by millions of mothers for their children while teething, with perfect success. It soothes the child, softens the gums, allays all pain, cures wind colic, and is the best remedy for diarrhoea. It will relieve the poor little sufferer immediately. Sold by all druggists in every part of the world. Twenty-five cents a bottle. Be sure and ask for "Mrs. Winslow's Soothing Syrup," and take no other kind. 1-1-17

The Gaffney Manufacturing company have let the contract for a new \$500,000 mill near the site of their present mill. It will make a new class of cotton goods.

The Best Prescription for Malaria Chills and Fever is a bottle of Grov's Tasteless Chill Tonic. It is simply iron and quinine in a tasteless form. No Cure, No Pay. Price 50c.

The insurance companies met in New York last week and decided to raise the rates on business and mercantile houses 25 per cent. They say that the losses have been so heavy recently that they are compelled to make the advance.

### Practically Starving.

"After using a few bottles of Koloid Dyspepsia Cure my wife received perfect and permanent relief from a severe and chronic case of stomach trouble," says J. R. Holly, real estate insurance and loan agent of Macomb, Ill. "Before using Koloid Dyspepsia Cure she could not eat an ordinary meal without intense suffering. She is now entirely cured. Several physicians and many remedies had failed to give relief. You don't have to diet. Eat any good food you want, but don't overload the stomach. Koloid Dyspepsia Cure will always digest it for you. McMaster Co.

The newspaper is called on to help every interest in the community; but does every interest in the community think about helping to support the newspapers?—Augusta Chronicle.

### DO YOU GET UP WITH A LAME BACK?

Kidney Trouble Makes You Miserable.

Almost everybody who reads the newspapers is sure to know of the wonderful cures made by Dr. Kilmer's Swamp-Root, the great kidney, liver and bladder remedy. It is the great medical triumph of the nineteenth century; discovered after years of scientific research by Dr. Kilmer, the eminent kidney and bladder specialist, and is wonderfully successful in promptly curing lame back, kidney, bladder, uric acid troubles and Bright's Disease, which is the worst form of kidney trouble.

Dr. Kilmer's Swamp-Root is not recommended for everything but if you have kidney, liver or bladder trouble it will be found just the remedy you need. It has been tested in so many ways, in hospital work, in private practice, among the helpless too poor to purchase relief and has proved so successful in every case that a special arrangement has been made by which all readers of this paper who have not already tried it, may have a sample bottle sent free by mail, also a book telling more about Swamp-Root and how to find out if you have kidney or bladder trouble. When writing mention reading this generous offer in this paper and send your address to Dr. Kilmer & Co., Birmingham, N. Y. The regular fifty cent and dollar sizes are sold by all good druggists.